Exhibit 3

Kerrville Bus Company, Inc.'s Form 201

				_
Fill	in this information to ident	ify your case:		
Uni	ited States Bankruptcy Court	for the:		
DIS	STRICT OF DELAWARE			
Cas	se number (if known)		Chapter 11	
				Check if this an amended filing
Of	ficial Form 201			
	_	on for Non-Individua	ls Filing for Bank	ruptcv 06/22
		a separate sheet to this form. On the top a separate document, <i>Instructions for Ba</i> Kerrville Bus Company, Inc.		
2.	All other names debtor			
	used in the last 8 years	Megabus.com		
	Include any assumed names, trade names and doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	74-0724360		
4.	Debtor's address	Principal place of business	Mailing addres	ss, if different from principal place of
		1430 E. Houston St. San Antonio, TX 78202		
		Number, Street, City, State & ZIP Code	P.O. Box, Num	ber, Street, City, State & ZIP Code
		Bexar County	Location of pr place of busin	incipal assets, if different from principal ess
			Number, Stree	t, City, State & ZIP Code
5.	Debtor's website (URL)	https://www.coachusa.com		
6.	Type of debtor	Corporation (including Limited Liabilit Partnership (excluding LLP) Other. Specify:	y Company (LLC) and Limited Liabil	ty Partnership (LLP))

Case 4:215-ase0242-5111.2975-0MFNA/nt 1206-61 Fileilleoth006612142244 in Page 2 of 26

Debt	ior Kerrville Bus Compai	ny, Inc.		Case	number (<i>if known</i>)	
	Name					
7.	Describe debtor's business	Health Care Single Asse Railroad (as Stockbroker Commodity Clearing Bal None of the B. Check all that Investment of	t Real Estate (as defined in 11 U.S.C. (as defined in 11 U.S.C.) (as defined in 11 U.S.) Broker (as defined in 11 U.S.) above apply entity (as described in company, including he	S.C. § 101(53A)) 11 U.S.C. § 101(6)) I.S.C. § 781(3)) 26 U.S.C. §501)	B)) tment vehicle (as defined in 15 U.S.	C. §80a-3)
				assification System) 4-dig ational-association-naics-c	it code that best describes debtor. S codes.	ee
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11.	noncontinger \$3,024,725. I operations, context of the second proceed under balance sheet any of these of the second proceed under balance sheet any of these of the second proceed under balance sheet any of these of the second proceed under the se	at liquidated debts (excluding this sub-box is selected, ash-flow statement, and for the procedure in 11 U.S.C. and debtor as defined in 11 ing debts owed to insiderable subchapter V of Chapt, statement of operations documents do not exist, for gifled with this petition. The plan were solicited with 11 U.S.C. § 1126(b). The required to file periodic resonance in the plan were solicited with 11 U.S.C. § 1126(b). The product of the periodic resonance in the	as defined in 11 U.S.C. § 101(51D), ing debts owed to insiders or affiliate attach the most recent balance she ederal income tax return or if any of § 1116(1)(B). U.S.C. § 1182(1), its aggregate nor or affiliates) are less than \$7,500,0 pter 11. If this sub-box is selected, a cash-flow statement, and federal in ollow the procedure in 11 U.S.C. § 1 prepetition from one or more classes exports (for example, 10K and 10Q) with a or 15(d) of the Securities Exchance in Individuals Filing for Bankruptcy we ded in the Securities Exchange Act or	es) are less than et, statement of these documents do not acontingent liquidated 100, and it chooses to attach the most recent acome tax return, or if 116(1)(B). Is of creditors, in with the Securities and ge Act of 1934. File the ander Chapter 11
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	No. Yes.		When	Case number	
		District		When	Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No ☑ Yes.				
	List all cases. If more than 1, attach a separate list	Debtor	See Schedule 1		Relationship	See Schedule 1
		District	Delaware	When	Case number, if know	/n

Case 4:215-ase0242-5111.2975-0MFNA/nt 1280-61 FillEilleoth006612144224 inPages B of P2-6ge 4 of 26

Deb	tor Kerrville Bus Com	pany, Inc.	Case number (if known)			
	Name					
11.	Why is the case filed in	Check all that apply:				
1	this district?		ncipal place of business, or principal assets in on or for a longer part of such 180 days than i	,		
		A bankruptcy case concerning d	debtor's affiliate, general partner, or partnersh	ip is pending in this district.		
12.	Does the debtor own or have possession of any	⊠ No				
	real property or personal property that needs	Yes. Answer below for each prop	erty that needs immediate attention. Attach a	dditional sheets if needed.		
	immediate attention?	Why does the property ne	ed immediate attention? (Check all that app	oly.)		
		It poses or is alleged to	pose a threat of imminent and identifiable has	zard to public health or safety.		
		What is the hazard?				
		It needs to be physically	secured or protected from the weather.			
			oods or assets that could quickly deteriorate of s, meat, dairy, produce, or securities-related a			
		Other				
		Where is the property?				
			Number, Street, City, State & ZIP Code			
		Is the property insured?				
		☐ No				
		Yes.				
		Insurance agency				
		Contact name				
		Phone				
	Statistical and admin	istrative information On a Consolidat	ed Basis			
13.		Check one:				
	available funds	Funds will be available for	distribution to unsecured creditors.			
		After any administrative ex	xpenses are paid, no funds will be available to	unsecured creditors.		
14.	Estimated number of creditors	1-49	1,000-5,000	25,001-50,000		
		☐ 50-99 ☐ 100-199	5001-10,000 10,001-25,000	50,001-100,000 More than100,000		
		200-999	10,001-20,000	More than 100,000		
15.	Estimated Assets	\$0 - \$50,000	\$1,000,001 - \$10 million	\$500,000,001 - \$1 billion		
		\$50,001 - \$100,000	\$10,000,001 - \$50 million	\$1,000,000,001 - \$10 billion		
		\$100,001 - \$500,000	\$50,000,001 - \$100 million	\$10,000,000,001 - \$50 billion		
		\$500,001 - \$1 million	∑ \$100,000,001 - \$500 million	More than \$50 billion		
16.	Estimated liabilities	\$0 - \$50,000	\$1,000,001 - \$10 million	\$500,000,001 - \$1 billion		
		\$50,001 - \$100,000	\$10,000,001 - \$50 million	\$1,000,000,001 - \$10 billion		
		\$100,001 - \$500,000	\$50,000,001 - \$100 million	\$10,000,000,001 - \$50 billion		
		\$500,001 - \$1 million	\$100,000,001 - \$500 million	More than \$50 billion		

Case 4:215-ase0242-5111.2975-0MFNA/nt 1206-61 Fileilleoth006612144224 in Page 19 of P2-tige 5 of 26

Debtor	Kerrville Bus Co	ompany, Inc.	Case number (if known)
	Name		
	Request for Relief	f, Declaration, and Signatures	
WARNII		nd is a serious crime. Making a false statement or up to 20 years, or both. 18 U.S.C. §§ 152, 13	in connection with a bankruptcy case can result in fines up to \$500,000 or 341, 1519, and 3571.
of a	aration and signatu uthorized esentative of debtor	The debtor requests relief in accordance v I have been authorized to file this petition	etition and have a reasonable belief that the information is true and correct.
		X /s/ Ross Kinnear Signature of authorized representative of a Title Chief Financial Officer and T	
18. Sign	ature of attorney	X /s/ Sean M. Beach Signature of attorney for debtor Sean M. Beach Printed name Young Conaway Stargatt & Taylor, Firm name Rodney Square 1000 N. King Street Wilmington, DE 19801 Number, Street, City, State & ZIP Code	Date 06/11/2024 MM / DD / YYYY LLP
		Contact phone (302) 571-6600 4070 DE Bar number and State	Email address sbeach@ycst.com

SCHEDULE 1

Pending Bankruptcy Cases Filed by the Debtor and Its Affiliates

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of these entities be jointly administered for procedural purposes only.

Entity Name	Federal Employer Identification Number (EIN)			
Coach USA, Inc.	76-0608391			
Project Kenwood Intermediate Holdings I, Inc.	83-4367628			
Project Kenwood Intermediate Holdings II, LLC	84-2271798			
Project Kenwood Intermediate Holdings III, LLC	83-4204431			
Project Kenwood Acquisition, LLC	83-3695607			
Dillon's Bus Service, Inc.	52-2084398			
Hudson Transit Lines, Inc.	22-1003545			
CAM Leasing, LLC	45-5258372			
Megabus Northeast, LLC	26-2062401			
Megabus Southeast, LLC	46-1872940			
Coach USA MBT, LLC	93-1220116			
Megabus USA, LLC	20-4664274			
Voyavation LLC	27-2902542			
Pennsylvania Transportation Systems, Inc.	25-1795613			
Dragon Bus, LLC	26-3480285			
New York Splash Tours, LLC	56-2593629			

CUSARE, Inc.	99-0586030
CUSARE II, Inc.	99-0601287
Project Kenwood Holdings, Inc.	83-4369198
Coach USA Administration, Inc.	76-0530869
Route 17 North Realty, LLC	80-0038902
Central Cab Company	25-1302479
Central Charters & Tours, Inc.	25-1575205
Transportation Management Services, Inc.	25-1644051
Hudson Transit Corporation	14-0764320
Powder River Transportation Services, Inc.	15-0477170
SL Capital Corp.	22-2883536
349 First Street Urban Renewal Corp.	26-0290429
Barclay Airport Service, Inc.	22-2440127
Barclay Transportation Services, Inc.	22-2157007
Colonial Coach Corporation	22-1732520
Community Coach, Inc.	22-0748733
Community Transit Lines, Inc.	22-2244779
Community Transportation, Inc.	22-2771172
Orange, Newark, Elizabeth Bus, Inc.	22-2696588
Perfect Body Inc.	22-1444220
International Bus Services, Inc.	11-2565636
Short Line Terminal Agency, Inc.	22-1474612
Suburban Management Corp.	22-3182287
Suburban Transit Corp.	22-1313572

T	
Suburban Trails, Inc.	22-2255681
Rockland Coaches, Inc.	22-1525368
Clinton Avenue Bus Company	22-0826725
Commodore Tours, Inc.	22-2471944
Community Bus Lines, Inc.	22-1640714
Community Tours, Inc.	22-2469770
Coach USA Illinois, Inc.	36-2444935
Coach Leasing, Inc.	37-1368001
Tri-State Coach Lines, Inc.	02-0544712
Sam Van Galder, Inc.	39-1036253
Wisconsin Coach Lines, Inc.	39-0690146
Lakefront Lines, Inc.	95-1984207
Pacific Coast Sightseeing Tours & Charters, Inc.	65-0083469
Kerrville Bus Company, Inc.	74-0724360
Independent Bus Company, Inc.	22-1008670
Olympia Trails Bus Company, Inc.	22-1950015
Butler Motor Transit, Inc.	25-1098249
Coach USA Tours – Las Vegas, Inc.	74-2926206
TRT Transportation, Inc.	36-3936051
Lenzner Tours, Inc.	25-1752220
Limousine Rental Service Inc.	22-1630881
Megabus Southwest, LLC	46-1854377
Megabus West, LLC	46-1948840
Paramus Northeast Mgt. Co., L.L.C.	22-3769192

Gad-About Tours, Inc.	34-1656355
All West Coachlines, Inc.	74-2522792
Red & Tan Enterprises, Inc.	22-1949682
Chenango Valley Bus Lines, Inc.	16-1043732
Elko, Inc.	83-0249542
American Coach Lines of Atlanta, Inc.	76-0289769
Rockland Transit Corporation	22-1003830
The Bus Exchange, Inc.	22-2742022
Midtown Bus Terminal of New York, Inc.	13-1043100
Leisure Time Tours	22-1909654
Twenty-Four Corp.	80-0038904
Lenzner Tours, LTD	25-1753214
Lenzner Transit, Inc.	25-1791783
Sporran GCBS, Inc.	95-1892104
Sporran RTI, Inc.	33-0313781
KILT of RI, Inc.	05-0217380
Sporran AWC, Inc.	68-0160467
Sporran GCTC, Inc.	74-1851629
Red & Tan Transportation Systems, Inc.	22-3256701
Red & Tan Charter, Inc.	22-2850702
Red & Tan Tours	22-2240064
Lenzner Transportation Group, Inc.	88-0330247
Mister Sparkle, Inc.	22-3254259
Mountaineer Coach, Inc.	25-1764023

3329003 Canada Inc.	
Megabus Canada Inc.	
3376249 Canada Inc.	
4216849 Canada Inc.	
Trentway-Wagar (Properties) Inc.	
Trentway-Wagar Inc.	
Douglas Braund Investments Limited	

WRITTEN CONSENT OF THE BOARD OF DIRECTORS AND BOARD OF MANAGERS, AS APPLICABLE, OF EACH COMPANY SET FORTH ON <u>SCHEDULE I</u>, <u>SCHEDULE II</u>, AND <u>SCHEDULE III</u> HERETO, AND LENZNER TOURS, LTD.

June 11, 2024

WHEREAS, the undersigned, (i) as all of the members of the board of directors (in such capacity, the "Schedule I Directors") of each entity listed on Schedule I hereto (collectively, the "Schedule I Entities"), (ii) as all the managers (in such capacity, the "Schedule II Managers") of each entity listed on Schedule II hereto (collectively, the "Schedule II Entities"), and (iii) as all of the members of the board of directors (in such capacity, the "Schedule III Directors") of each entity listed on Schedule III hereto (collectively, the "Schedule III Entities"), respectively, have reviewed and have had the opportunity to ask questions about the materials presented by management and the legal and financial advisors of the Companies (as hereinafter defined) regarding the business and financial condition, results of operations, the indebtedness, liabilities, and liquidity, as well as the impact of the foregoing on the Companies' respective businesses;

WHEREAS, one of the Schedule I Entities, Lenzner Tours, Inc., a Pennsylvania corporation ("<u>General Partner</u>"), is the general partner of Lenzner Tours, LTD, a Pennsylvania limited partnership (the "<u>Partnership</u>" and together with the Schedule I Entities, the Schedule II Entities, and the Schedule III Entities, collectively, the "<u>Companies</u>");

WHEREAS, the Schedule I Directors desire to take the actions hereunder on behalf of the General Partner, acting on behalf of the Partnership in the General Partner's capacity as general partner of the Partnership;

WHEREAS, the undersigned Schedule I Directors, Schedule II Managers, and Schedule III Directors have reviewed, considered, and received the recommendations of the management and the legal and financial advisors of the Companies as to the relative risks and benefits of certain strategic alternatives available to the Companies, including pursuing a bankruptcy under chapter 11 of title 11 of the United States Code, 11 U. S. C. §§ 101 et seq. (the "Bankruptcy Code");

WHEREAS, the undersigned Schedule III Directors have reviewed, considered, and received the recommendations of the management and the legal and financial advisors of the Schedule III Entities and have determined that it is in the best interests of the Schedule III Entities to seek recognition of the Chapter 11 Cases (as defined below) in Canada pursuant to Part IV of the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended (the "<u>CCAA</u>"); and

WHEREAS, the undersigned Schedule I Directors, Schedule II Managers, and Schedule III Directors hereby consent, pursuant to the respective organizational documents of each Schedule I Entity, and each Schedule III Entity, the respective limited liability company agreements of each Schedule II Entity, the agreement of limited partnership of the Partnership, and the relevant state-specific, or Canadian federal or provincial, statutes rules, regulations, and laws, to the taking of the following actions and the adoption of the following resolutions without a meeting and agree that such actions and resolutions shall have the same force and effect as though taken and adopted at a meeting duly called and legally held.

NOW THEREFORE, BE IT:

COMMENCEMENT OF CHAPTER 11 CASES

RESOLVED, that, in the judgment of the Schedule I Directors, Schedule II Managers, and Schedule III Directors, after consultation with the management and the legal and financial advisors of the Companies, that it is desirable and in the best interests of the Companies and the Companies' respective creditors, stockholders, members, and other parties in interest that the Companies commence bankruptcy proceedings (collectively, the "Chapter 11 Cases") by filing voluntary petitions (the "Petitions") for relief under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"); and it is

FURTHER RESOLVED, that the form, terms, and provisions of, the execution, delivery, and filing of, and the performance of the transactions and obligations contemplated by the Petitions be, and they hereby are, authorized, approved, and adopted in all respects and Derrick Waters, Ross Kinnear, Jazmine Estacio, and Spencer Ware (each, an "Authorized Officer" and collectively, the "Authorized Officers") be, and each of them hereby is, acting singly or in any combination, authorized, empowered, and directed, in the name and on behalf of the Companies, (i) to execute and verify the Petitions and all documents ancillary thereto, to cause such Petitions to be filed in the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to such Petitions or ancillary documents and (ii) to execute, verify, and file or cause to be filed all other petitions, schedules, lists, motions, applications, declarations, affidavits, and other papers or documents necessary, appropriate, advisable, or desirable in connection with the foregoing, with such changes, additions, and modifications thereto as the Authorized Officers executing the same shall approve, the taking or execution thereof by the Authorized Officers being conclusive evidence of the approval thereof by the Authorized Officers and the applicable Companies; and it is

CCAA PROCEEDINGS

FURTHER RESOLVED, that, in the judgment of the Schedule III Directors, after consultation with the management and the legal and financial advisors of the Schedule III Entities, that it is desirable and in the best interests of the Schedule III Entities and the Schedule III Entities' respective creditors, stockholders, members, and other parties in interest that the Schedule III Entities seek recognition of the Chapter 11 Cases and certain orders granted therein in Canada pursuant to the CCAA (the proceedings commenced therein hereinafter referred to as the "CCAA Proceedings"); and it is

FURTHER RESOLVED, that all Authorized Officers be, and each of them hereby is, acting singly or in any combination, authorized, empowered, and directed, in the name and on behalf of the Schedule III Entities, (i) to execute and verify any and all documents required to commence and implement the CCAA Proceedings and (ii) to execute, verify, and file or cause to be filed all petitions, schedules, lists, motions, applications, declarations, affidavits, and other papers or documents necessary, appropriate, advisable, or desirable in connection with the foregoing, with such changes, additions, and modifications thereto as the Authorized Officers executing the same shall approve, the taking or execution thereof by the Authorized Officers and the applicable Companies; and it is

DEBTOR-IN-POSSESSION FINANCING

FURTHER RESOLVED, that in connection with the commencement of the Chapter 11 Cases, the Schedule I Directors, Schedule II Managers, and Schedule III Directors, have determined that it is in the best interests of the Companies to consummate the transactions under that certain Debtor in Possession Credit Agreement substantially in the form filed with the Bankruptcy Court (the "<u>DIP Credit Agreement</u>")

and the documents ancillary and related thereto (each a "<u>DIP Loan Document</u>" and collectively, the "<u>DIP Loan Documents</u>"); and it is

FURTHER RESOLVED, that the Schedule I Directors, Schedule II Managers, and Schedule III Directors, hereby delegate to each Authorized Officer the authority to approve the form, terms, and provisions of the DIP Credit Agreement, including the use of proceeds to provide liquidity for the Companies during the pendency of the Chapter 11 Cases and such other uses as described in the DIP Credit Agreement and the DIP Loan Documents or that may be necessary, appropriate, advisable, or desirable in connection with the DIP Credit Agreement and the transactions contemplated thereby or otherwise contemplated by the DIP Credit Agreement or by any such other DIP Loan Document; and it is

FURTHER RESOLVED, that any Authorized Officer, in each case, acting singly or in any combination, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each of the Companies, to cause each of the Companies to enter into, execute, deliver, certify, file, or record, and perform the obligations arising under, the DIP Credit Agreement and any other DIP Loan Document, together with such other documents, agreements, instruments, and certificates as may be required by the DIP Credit Agreement and any other DIP Loan Document, in accordance with the terms hereof; and it is

FURTHER RESOLVED, that any Authorized Officer, in each case, acting singly or in any combination, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of each of the Companies, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the DIP Credit Agreement and any other DIP Loan Document or any related documents or instruments which shall, in such Authorized Officer's sole judgment, be necessary, appropriate, advisable, or desirable; and it is

CHAPTER 11 PROFESSIONALS

FURTHER RESOLVED, that, in connection with the Chapter 11 Cases, any Authorized Officer, in each case, acting singly or in any combination, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of each of the Companies, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals which such Authorized Officer deems necessary, appropriate, advisable, or desirable in connection with the Chapter 11 Cases and the transactions contemplated thereby (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and it is

FURTHER RESOLVED, that the firm Alston & Bird LLP ("Alston & Bird"), be and hereby is, authorized, directed, and empowered to represent the Companies as lead bankruptcy counsel to represent and assist the Companies in carrying out the Companies' duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights, including the preparation of pleadings and filings in the Chapter 11 Cases; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of each of the Companies to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and to cause to be filed an appropriate application for authority to retain the services of Alston & Bird; and it is

FURTHER RESOLVED, that the firm Young Conaway Stargatt & Taylor, LLP ("Young Conaway"), be and hereby is, authorized, directed, and empowered to represent the Companies as Delaware bankruptcy co-counsel to represent and assist the Companies in carrying out the Companies' duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights, including the preparation of pleadings and filings in the Chapter 11 Cases; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is,

authorized, directed, and empowered, on behalf of and in the name of each of the Companies to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and to cause to be filed an appropriate application for authority to retain the services of Young Conaway; and it is

FURTHER RESOLVED, that the firm Houlihan Lokey Capital, Inc. ("<u>Houlihan Lokey</u>"), be and hereby is, authorized, directed, and empowered to serve as investment banker to assist the Companies with a restructuring or sale of the Companies' assets and in carrying out the Companies' duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of each of the Companies to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and to cause to be filed an appropriate application for authority to retain the services of Houlihan Lokey; and it is

FURTHER RESOLVED, that the firm Kroll Restructuring Administration, LLC ("Kroll"), be and hereby is, authorized, directed, and empowered to serve as the notices, claims, solicitation, and balloting agent, and administrative advisor to assist the Companies in carrying out the Companies' duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of each of the Companies to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Chapter 11 Cases, and to cause to be filed an appropriate application for authority to retain the services of Kroll; and it is

FURTHER RESOLVED, that CR3 Partners, LLC ("<u>CR3</u>"), be and hereby is, authorized, directed, and empowered to provide the Companies with Spencer Ware as chief restructuring officer and support personnel to represent and assist the Companies in carrying out the Companies' duties under the Bankruptcy Code and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is, authorized, directed, and empowered to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application to retain the services of CR3 in the Bankruptcy Case; and it is

FURTHER RESOLVED, that each of the aforementioned retained advisors of the Companies is hereby authorized to take any and all actions necessary, appropriate, advisable, or desirable to advance the Companies' rights and obligations and facilitate the commencement of the Chapter 11 Case; and it is

CCAA PROFESSIONALS

FURTHER RESOLVED, that, in connection with the CCAA Proceedings, any Authorized Officer, in each case, acting singly or in any combination, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the Schedule III Entities, to employ and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals which such Authorized Officer deems necessary, appropriate, advisable, or desirable in connection with the CCAA Proceedings and the transactions contemplated thereby (such acts to be conclusive evidence that such Authorized Officer deemed the same to meet such standard); and it is

FURTHER RESOLVED, that the firm Bennett Jones LLP ("<u>BJ</u>"), be and hereby is, authorized, directed, and empowered to represent the Schedule III Entities as insolvency counsel to represent and assist the Schedule III Entities in carrying out the Schedule III Entities' duties under the CCAA, and to take any

and all actions to advance the Schedule III Entities' rights, including the preparation of all applications, motions, and other filings in the CCAA Proceedings; and in connection therewith, the Authorized Officers be, and each of them, acting singly or in any combination, with power of delegation, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Schedule III Entities to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the CCAA Proceedings, and to cause to be filed an appropriate application for authority to retain the services of BJ; and it is

FURTHER RESOLVED, that each of the aforementioned retained advisors of the Schedule III Entities is hereby authorized to take any and all actions necessary or desirable to advance Schedule III Entities' rights and obligations and facilitate the commencement of the CCAA Proceedings; and it is

STALKING HORSE APAS

FURTHER RESOLVED, that it is in the best interest of the Companies to enter into the proposed Asset Purchase Agreements (together, with all exhibits, schedules, and other attachments thereto or incorporated therein by reference, the "Stalking Horse APAs"), by and between ABC Bus, Inc., as purchaser, Avalon Transportation, LLC, as purchaser, Bus Company Holdings US, LLC, as purchaser, and Bus Company Holdings Canada ULC, as purchaser (together, the "Stalking Horse Bidders"), and certain of the Companies as sellers, on the terms and conditions substantially similar to those set forth in the form of Stalking Horse APAs; and it is

FURTHER RESOLVED, that the form, terms, and provisions of the Stalking Horse APAs, and any other agreements, instruments, documents, or certificates required to effect the purposes of the Stalking Horse APAs, are authorized and approved, with such changes, additions, and modifications thereto as the Authorized Officers executing the same shall approve, the taking or execution thereof by the Authorized Officers being conclusive evidence of the approval thereof by the Authorized Officers and the applicable Companies; and it is

FURTHER RESOLVED, that each Authorized Officer be, and each of them hereby is, acting singly or in any combination, authorized, empowered, and directed, in the name and on behalf of the Companies to enter into, execute, and deliver the Stalking Horse APAs with the Stalking Horse Bidders, subject to the Companies receiving higher or better offers through a court-supervised auction process pursuant to section 363 of the Bankruptcy Code; and it is

FURTHER RESOLVED, that each Authorized Officer be, and each of them hereby is, acting singly or in any combination, authorized, empowered, and directed, in the name and on behalf of the Companies to execute and file all schedules, lists, and other motions, papers, or documents, and any other agreements or amendments related thereto or required thereby in respect of the sales of certain or all of the assets of the Companies pursuant to sections 105, 363, and 365 of the Bankruptcy Code (the "Section 363 Sales"), and to take any and all action that they deem necessary, appropriate, advisable, or desirable to effect the Section 363 Sales, the taking or execution thereof by the Authorized Officers being conclusive evidence of the approval and determination thereof by the Authorized Officers and the applicable Companies; and it is

GENERAL AUTHORIZATION AND RATIFACTION

FURTHER RESOLVED, that all documents, agreements, and instruments executed and delivered, and any and all acts, actions, and transactions relating to the matters contemplated by the resolutions herein done in the name of and on behalf of each of the Companies, which acts would have been

approved by the resolutions herein except that such actions were taken before these resolutions were approved and adopted, are hereby in all respects approved and ratified; and it is

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered, on behalf of and in the name of each of the Companies, to perform the obligations of such Companies under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the Authorized Officers performing or executing the same shall approve, the taking or execution thereof by the Authorized Officers being conclusive evidence of the approval thereof by the Authorized Officers and the applicable Companies; and it is

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered, in the name of and on behalf of each of the Companies, to cause the Companies to enter into, execute, deliver, certify, file, record, and perform under such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates, or other documents, to pay all expenses, including filing fees, and to take such other actions as in the judgment of the Authorized Officers, shall be necessary, appropriate, advisable, or desirable to prosecute a successful completion of the Chapter 11 Cases and the CCAA Proceedings and to effectuate the restructuring or liquidation of the Companies' debts, other obligations, organizational form and structure, and ownership of the Companies, all consistent with the foregoing resolutions and to carry out and put into effect the purposes of which the foregoing resolutions, and the transactions contemplated by these resolutions, the authority thereunto to be evidenced by the taking of such actions; and it is

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized, directed, and empowered, on behalf of and in the name of each of the Companies, to take such actions and execute and deliver such documents as may be required or as the Authorized Officers may determine to be necessary, appropriate, advisable, or desirable to carry out the intent and purpose of the foregoing resolutions or to obtain the relief sought thereby, including, without limitation, the execution and delivery of any consents, resolutions, petitions, schedules, lists, declarations, affidavits, and other papers or documents, with all such actions to be taken in such manner, and all such petitions, schedules, lists, declarations, affidavits, and other papers or documents to be executed and delivered in such form as the Authorized Officers shall approve, the taking or execution thereof by the Authorized Officers being conclusive evidence of the approval thereof by the Authorized Officers and the applicable Companies; and it is

FURTHER RESOLVED, that these resolutions are to be placed in the official records of the applicable Companies to document the actions set forth herein as actions taken by the undersigned, as applicable, Schedule I Directors, Schedule II Managers, and Schedule III Directors; and it is

FURTHER RESOLVED, that facsimile, photostatic, or other electronic copies of signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the originals.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned, constituting all of the directors and managers of the Companies, have executed and delivered this Written Consent effective as of the date first set forth above.

SCHEDULE I DIRECTORS

/s/ Farhaad Chanduwadia
Farhaad Chanduwadia
/s/ Thomas G. FitzGerald Thomas G. FitzGerald
Thomas G. Piezoriae
/s/ Lawrence Hirsh Lawrence Hirsh
SCHEDULE II MANAGERS
/s/ Farhaad Chanduwadia Farhaad Chanduwadia
ramaad Chanduwadia
/s/ Thomas G. FitzGerald Thomas G. FitzGerald
/s/ Lawrence Hirsh
Lawrence Hirsh
SCHEDULE III DIRECTORS
/s/ Farhaad Chanduwadia Farhaad Chanduwadia
//P / P :
/s/ Brent Rainey Brent Rainey
/s/ John Crowley
John Crowley

SCHEDULE I

349 First Street Urban Renewal Corp.

All West Coachlines, Inc.

American Coach Lines of Atlanta, Inc.

Barclay Airport Service, Inc.

Barclay Transportation Services, Inc.

Butler Motor Transit, Inc. Central Cab Company

Central Charters & Tours, Inc. Chenango Valley Bus Lines, Inc. Clinton Avenue Bus Company

Coach Leasing, Inc.

Coach USA Administration, Inc.

Coach USA Illinois, Inc.

Coach USA, Inc.

Coach USA Tours - Las Vegas, Inc.

Colonial Coach Corp.
Commodore Tours, Inc.
Community Bus Lines, Inc.
Community Coach, Inc.
Community Tours, Inc.

Community Transit Lines, Inc. Community Transportation, Inc.

CUSARE, Inc. CUSARE II, Inc.

Dillon's Bus Service, Inc.

Elko, Inc.

Gad-About Tours, Inc. Hudson Transit Corporation Hudson Transit Lines, Inc. Independent Bus Company, Inc. International Bus Services, Inc. Kerrville Bus Company, Inc.

KILT OF RI, Inc. Lakefront Lines, Inc. Leisure Time Tours Lenzner Tours, Inc. Lenzner Transit, Inc.

Lenzner Transportation Group, Inc. Limousine Rental Service Inc.

Midtown Bus Terminal of New York, Inc.

Mister Sparkle, Inc. Mountaineer Coach, Inc.

Olympia Trails Bus Company, Inc. Orange, Newark, Elizabeth Bus, Inc.

Pacific Coast Sightseeing Tours & Charters, Inc. Pennsylvania Transportation Systems, Inc.

Perfect Body Inc.

Powder River Transportation Services, Inc.

Project Kenwood Holdings, Inc.

Project Kenwood Intermediate Holdings I, Inc.

Red & Tan Charter, Inc. Red & Tan Enterprises Red & Tan Tours

Red & Tan Transportation Systems, Inc.

Rockland Coaches, Inc. Rockland Transit Corporation Sam Van Galder, Inc.

Short Line Terminal Agency, Inc.

SL Capital Corp. Sporran AWC, Inc. Sporran GCBS, Inc. Sporran GCTC, Inc. Sporran RTI, Inc.

Suburban Management Corp.

Suburban Trails, Inc. Suburban Transit Corp. The Bus Exchange Inc.

Transportation Management Services, Inc.

Tri-State Coach Lines, Inc. TRT Transportation, Inc. Twenty-Four Corp.

Wisconsin Coach Lines, Inc.

SCHEDULE II

CAM Leasing, LLC
Coach USA MBT, LLC
Dragon Bus, LLC
Megabus Northeast, LLC
Megabus Southeast, LLC
Megabus Southwest, LLC
Megabus USA, LLC
Megabus West, LLC
Megabus West, LLC
Paramus Northeast Mgt. Co., L.L.C.
Project Kenwood Acquisition, LLC
Project Kenwood Intermediate Holdings III, LLC
Route 17 North Realty, LLC
Voyavation LLC

SCHEDULE III

Megabus Canada Inc.
3376249 Canada Inc.
Trentway-Wagar (Properties) Inc.
Trentway-Wagar Inc.
Douglas Braund Investments Inc.
4216849 Canada Inc.
3329003 Canada Inc.

Case 4:215-ase0242-5111.2975-0NIFNe/nt 2056 1 Filetileon/0661242244 in Page 20 of a25e 21 of 26

Fill in this information to identify the case:	
Debtor name: COACH USA, INC., et al.	☐ Check if this is an amended filing
United States Bankruptcy Court for the: District of Delaware	
Case number (if known):TBD	

Official Form 204

Chapter 11 or Chapter 9: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	me of creditor and complete mailing address, luding zip code	Name, telephone number, and email address of creditor contact	bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured clamount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setof calculate unsecured claim.		n total claim
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim
1	Main Street Lending Program by and through its Agent Wells Fargo Bank, National Association Otterbourg P.C. 230 park Avenue New York, NY 10169-0075	Attn: Ikhwan Rafeek PHONE: 212-905-3686 EMAIL: irafeek@otterbourg.com	Unsecured Loan				\$37,866,876.93
2	Miriam Saheghian Law Offices of Scolinos, Sheldon & Nevell 301 N. Lake Avenue Pasadena, CA 91101	Attn: Todd Nevell PHONE: 626-793-3900 EMAIL: tnevell@ssnlaw.com	Settled Litigation				\$5,000,000.00
3	Edwin Malave Georgaklis & Mallas 9118 5th Avenue Brooklyn, NY 11209	Attn: Kontantino Mallas PHONE: 718-238-2400 EMAIL: gmlawefile@gmail.com	Settled Litigation				\$4,615,000.00
4	Hall Anaheim Realty, LLC Brothers Smith, Luc 2033 N. Main Street, Suite 720 Walnut Creek, CA 94596	Attn: c/o Mark V. Isola PHONE: 925-944-9700 EMAIL: misola@brotherssmithlaw.com	Unsecured Rent Payable	Disputed			\$3,678,321.00
5	East Brunswick Township Township Clerk P.O. Box 1081 East Brunswick, NJ 08816-1081	Attn: Tamar Lauful PHONE: 732-390-6843 EMAIL: Imorace@eastbrunswick.org	Unsecured Rent Payable and LOC				\$3,591,000.00
6	Estate of Adeline Deriphonse Bruce D. Nimensky, Esq. 727 Rt. 15N, Suite 200 Lake Hopatcong, NJ 07849	Attn: Gray Law Group PHONE: 973-240-7313 EMAIL: bnimensky@graylaw.com	Settled Litigation				\$1,660,000.00
7	Camille L. Quinones 40 Ethel Road Edison, NJ 08817	Attn: Joseph Marabonda PHONE: 732-494-2727 EMAIL: imarabondo@nilawers.com	Settled Litigation				\$1,250,000.00
8	Sedgwick Claims Management Services, Inc. 8125 Sedgwick Way Memphis, TN 38125	Attn: Justin W. Eckard, Client Services Manager PHONE: 610-545-7498 EMAIL: justin.Eckard@Sedgwick.com	Unsecured 3rd Party Insurance and WC Claims Vendors				\$1,113,607.70
9	The Aftermarket Parts Company, LLC PO Box 857758 Minneapolis, MN 55485-7758	Attn: Mike Flaherty PHONE: 502-318-3142 EMAIL: mike,flaherty@nfi.parts	Unsecured Trade Payables				\$930,254.85
10	Samsara, Inc. 350 Rhode Island Street 4thFloor, South Bldg. San Francisco, CA 94103	Attn: Legal Team PHONE: 415-985-2400 EMAIL: legalnotices@samsara.com	Unsecured Trade Payables				\$633,622.96
1:	Port Authority of New York & New Jersey 150 Greenwich St 19th FI-WTC New York, NY 10007	Attn: Diana Contreras PHONE: 212-435-5832 EMAIL: dcontreras@panynj.gov	Unsecured Trade Payables				\$607,818.92
12	Paccar Parts Fleet Services PO Box 731165 Dallas, TX 75373-1165	Attn: John Joblin PHONE: 816-377-8595 EMAIL: jioblin@trevipay.com	Unsecured Trade Payables				\$312,296.16
13	Colonial Parking, Inc. USPG, LLC Union Station Parking Garage and Bus Facility 30 Massachusetts Ave., NE Washington, DC 20002	Attn: LaJuana Jones-Scott PHONE: 202-898-1950 EMAIL: LaJuana@ecolonial.com	Unsecured Rent Payable				\$278,606.75
14	Mesosys Limited 72 Wellington Road Timperley, Cheshire WA15 7RW United Kingdom	Attn: Peter Cameron EMAIL: peter.cameron78@gmail.com	Unsecured Trade Payables				\$258,427.88
15	ADP LLC PO Box 842875 Boston, MA 02284-2875	Attn: Roger Ngo PHONE: 650-678-0436 EMAIL: Roger.Ngo@ADP.com	Unsecured Trade Payables				\$258,009.40
16	Interstate Power Systems 10750 Highway 59 #1 Gillette, WY 82718	Attn: Rochelle Day PHONE: 307-682-8596 EMAIL: rochelle.day@istate.com	Unsecured Trade Payables				\$238,460.43

Case 4:2 \$\frac{1}{2}\$ as \$\frac{1}{2}\$ as \$\frac{1}{2}\$ for \$\fra

N' -	Case number (it known)								
Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	(for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.				
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim		
17	Local 298 Health Benefit Fund 420 W Merrick Rd Valley Stream, NY 11580-5593	Attn: Nora Roa PHONE: 516-872-6690x202 EMAIL: nroa@esib.org	Union Benefits Payable				\$237,554.45		
18	Masergy Communications, Inc. 2740 North Dallas Parkway Suite 260 Plano, TX 75093	Attn: Laine Barlow PHONE: 623-253-6927 EMAIL: laine.barlow@masergy.com	Unsecured Trade Payables				\$226,499.02		
19	Qualtrics, LLC Dept. #880102 PO Box 29650 Phoenix, AZ 85038-9650	Attn: Seamus Hennessey PHONE: 353-87-743-2984 EMAIL: seamush@qualtrics.com	Unsecured Trade Payables				\$188,356.34		
20	Badder Bus Service 50 Progress Drive Aylmer, ON N5H 3J1	Attn: Doug Badder PHONE: 226-210-0206 EMAIL: dougb@badderbus.com	Unsecured Trade Payables				\$183,361.41		
21	Prevost 201 South Avenue So Plainfield, NJ 07080	Attn: Juan Tarango PHONE: 877-279-1224 EMAIL: juan.tarango@zf.com	Unsecured Trade Payables				\$181,401.96		
22	Mailin Williams Jared S. Zafran, Esq. 1500 Walnut Street Philadelphia, PA 19102	Attn: The Law Office of Jared S Zafran LLC PHONE: 215-587-0038 EMAIL: jared@jaredzafranlaw.com	Unsecured Trade Payables				\$175,000.00		
23	Shepard Mullin Richter & Hampton, LLP 700 Louisiana Street Suite 2750 Houston, TX 77002	Attn: Donna Adams Harris PHONE: 713-431-7112 EMAIL: dharris@sheppardmullin.com	Unsecured Trade Payables				\$164,151.00		
24	Forvis, LLP P.O. Box 200870 Dallas, TX 75320-0870	Attn: Rose Huynh PHONE: 713-499-4600 EMAIL: rose huynh@forvis.com	Unsecured Trade Payables				\$160,286.00		
25	Price Waterhouse Coopers , LLC 4040 W Boy Scout Blvd Tampa , Fl 33607	Attn: Leonard Salvatore PHONE: 973-903-4576 EMAIL: leonard.p.salvatore@pwc.com	Unsecured Trade Payables				\$150,000.00		
26	Metrolinx 20 Bay Street Suite 600 Toronto, ON M5J 2W3 Canada	Attn: Connie Lu EMAIL: ar-invoicing@metrolinx.com	Unsecured Rent Payable				\$149,015.51		
27	1416 Clinton, LLC 1430 US Highway 206 Suite 100 Bedminister, NJ 07921	Attn: Phyliss Lamattina PHONE: 908-254-3111 EMAIL: phyllis@advancere.com	Unsecured Trade Payables				\$144,953.75		
28	BCTG Local 53 Health Benefit Fund 85 Orient Way 2nd Floor Rutherford, NJ 07070	Attn: Joyce Alston PHONE: 201-933-4365	Union Benefits Payable				\$133,122.02		
29	Ogletree Deakins Nash Smoak & Stewart Ogletree Deakins 4660 La Jolla Village Drive, Suite 900 San Diego, CA 92112	Attn: Patrick Rodden, Esq. PHONE: 858-652-3110 EMAIL: spencer.skeen@ogletree.com	Unsecured Trade Payables				\$131,418.63		
30	Mitchell Martin, Inc. 550 7th Avenue 16th Floor New York, NY 10018	Attn: Joseph Schimpf PHONE: 212-943-1404 EMAIL: jschimpf@itmmi.com	Unsecured Trade Payables				\$121,950.06		

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

1

In re:	Chapter 11
COACH USA, INC., et al. ¹ ,	Case No. 24()
Debtors.	(Joint Administration Requested)

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors (each, a "<u>Debtor</u>" and, collectively, the "<u>Debtors</u>") hereby state as follows:

- 1. Project Kenwood Holdings, Inc. is wholly owned by non-debtor Variant Equity I, LP.
- 2. Debtor Project Kenwood Intermediate Holdings I, Inc., is wholly owned by Project Kenwood Holdings, Inc.
- 3. Debtor Project Kenwood Intermediate Holdings II, LLC, is wholly owned by Project Kenwood Intermediate Holdings I, Inc.
- 4. Debtor Project Kenwood Intermediate Holdings III, LLC, is wholly owned by Project Kenwood Intermediate Holdings II, LLC.
- 5. Debtor Project Kenwood Acquisition, LLC, is wholly owned by Project Kenwood Intermediate Holdings III, LLC.
- 6. Debtor Coach USA Administration, Inc. is wholly owned by Project Kenwood Acquisition, LLC.
- 7. Debtor Coach USA, Inc. is wholly owned by Coach USA Administration, Inc.
- 8. The following Debtors are each wholly owned by Coach USA, Inc.: Route 17 North Realty, LLC; Dillon's Bus Service, Inc.; Hudson Transit Lines, Inc.; Central Cab Company; Central Charters & Tours, Inc.; Transportation

31072867.4

A complete list of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' claims and noticing agent at https://cases.ra.kroll.com/CoachUSA. The Debtors' mailing address is 160 S Route 17 North, Paramus, NJ 07652.

Management Services, Inc.; Hudson Transit Corporation; Powder River Transportation Services, Inc.; SL Capital Corp.; 349 First Street Urban Renewal Corp.; Barclay Airport Service, Inc.; Barclay Transportation Services, Inc.; Colonial Coach Corporation; Community Coach, Inc.; Community Transit Lines, Inc.; Community Transportation, Inc.; Orange, Newark, Elizabeth Bus, Inc.; Perfect Body Inc.; International Bus Services, Inc.; Short Line Terminal Agency, Inc.; Suburban Management Corp.; Suburban Transit Corp.; Suburban Trails, Inc.; Rockland Coaches, Inc.; Clinton Avenue Bus Company; Commodore Tours, Inc.; Community Bus Lines, Inc.; Community Tours, Inc.; Coach USA Illinois, Inc.; Coach Leasing, Inc.; Tri-State Coach Lines, Inc.; Sam Van Galder, Inc.; Wisconsin Coach Lines, Inc.; Lakefront Lines, Inc.; Pacific Coast Sightseeing Tours & Charters, Inc.; Kerrville Bus Company, Inc.; Independent Bus Company, Inc.; Leisure Time Tours; Olympia Trails Bus Company, Inc.; Butler Motor Transit, Inc.; Coach USA Tours – Las Vegas, Inc.; Twenty-Four Corp.; TRT Transportation, Inc.; Lenzner Tours, Inc.; Pennsylvania Transportation Systems, Inc.; Dragon Bus, LLC; Limousine Rental Service Inc.; 3329003 Canada Inc.; Megabus Canada Inc.; 3376249 Canada Inc.; Red & Tan Enterprises, Inc.; The Bus Exchange, Inc.; Lenzner Transportation Group, Inc.; Mister Sparkle, Inc.; Mountaineer Coach, Inc.; Midtown Bus Terminal of New York, Inc.; CUSARE, Inc.; and CUSARE II, Inc.

- 9. Debtor All West Coachlines, Inc. is 50% owned by Coach USA Tours Las Vegas, Inc. and 50% owned by Coach USA, Inc.
- 10. Debtor Lenzner Tours, LTD, is a limited partnership in which Coach USA, Inc. holds a 98% interest as limited partner and Lenzner Tours, Inc. holds a 2% interest as general partner.
- 11. Debtor Trentway-Wagar (Properties) Inc. is 57.7% owned by Coach USA, Inc. and 42.3% owned by 3376249 Canada Inc.
- 12. Debtor CAM Leasing, LLC, is wholly owned by International Bus Services, Inc.
- 13. The following Debtors are each wholly owned by Independent Bus Company, Inc.: Megabus Northeast, LLC; Megabus Southeast, LLC; Megabus Southwest, LLC; Megabus West, LLC; Megabus USA, LLC, and Voyavation LLC.
- 14. Debtor Paramus Northeast Mgt. Co., L.L.C. is wholly owned by Olympia Trails Bus Company, Inc.
- 15. Debtor Gad-About Tours, Inc. is wholly owned by Butler Motor Transit, Inc.
- 16. Debtor Coach USA MBT, LLC is wholly owned by TRT Transportation, Inc.
- 17. The following Debtors are each wholly owned by Coach USA MBT, LLC: Elko, Inc.; American Coach Lines of Atlanta, Inc.; Sporran GCBS, Inc.; Sporran RTI, Inc.; KILT of RI, Inc.; Sporran AWC, Inc., and Sporran GCTC, Inc.

- 18. Debtor New York Splash Tours, LLC is wholly owned by KILT of RI, Inc.
- 19. Debtor Lenzner Transit, Inc. is wholly owned by Pennsylvania Transportation Systems, Inc.
- 20. Debtors Rockland Transit Corporation and Red & Tan Transportation Systems, Inc. are wholly owned by Red and Tan Enterprises, Inc.
- 21. Debtors Red & Tan Charter, Inc. and Red & Tan Tours are each wholly owned by Red & Tan Transportation Systems, Inc.
- 22. Debtor Chenango Valley Bus Lines, Inc. is wholly owned by Limousine Rental Service Inc.
- 23. Debtor 4216849 Canada Inc. is wholly owned by Megabus Canada Inc.
- 24. Debtor Trentway-Wagar Inc. is wholly owned by Trentway-Wagar (Properties) Inc.
- 25. Debtor Douglas Braund Investments Limited is wholly owned by Trentway-Wagar Inc.

				_			
Fill in this information	n to identify the o	case:					
Debtor name Kerr	ville Bus Comp	any, Inc.					
United States Bankrup	otcy Court for the	DISTRICT OF	DELAWARE				
	-	DISTRICT OF	DELAWAIL				
Case number (if known)		<u> </u>				
				Check if this is an amended filing			
				_			
Official Form 20)2						
		Penalty	of Perjury for Non-Individu	ual Debtors 12/15			
Jooial atloi	1 011401 1	Onanty	or ronjury for from marviac	12/13			
orm for the schedule	s of assets and li documents. This	abilities, any of s form must sta	non-individual debtor, such as a corporation or partn ther document that requires a declaration that is not ate the individual's position or relationship to the deb	included in the document, and any			
			aking a false statement, concealing property, or obta s up to \$500,000 or imprisonment for up to 20 years, o				
Declarati	on and signature						
	nt, another officer, g as a representati		d agent of the corporation; a member or an authorized ag in this case.	ent of the partnership; or another			
I have examined	the information in	the documents	checked below and I have a reasonable belief that the in	formation is true and correct:			
Schedu	le A/B: Assets–Rea	al and Personal	Property (Official Form 206A/B)				
			Secured by Property (Official Form 206D)				
			cured Claims (Official Form 206E/F)				
	•		expired Leases (Official Form 206G)				
	le H: Codebtors (O		п) - <i>Individuals</i> (Official Form 206Sum)				
	ed Schedule	abilities for Norr	-marriadas (Official i offit 2000am)				
		Cases: List of Cre	editors Who Have the 20 Largest Unsecured Claims and	Are Not Insiders (Official Form 204)			
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declaration Corporate Ownership Statement						
	·		Corporate Ownership Clatement				
I declare under p	enalty of perjury th	nat the foregoing	g is true and correct.				
Executed on	06/11/2024	X	/s/ Ross Kinnear				
			Signature of individual signing on behalf of debtor				
			Ross Kinnear				
			Printed name				
			Chief Financial Officer and Treasurer				
			Position or relationship to debtor				